

THE COMMISSIONER OF PATENTS AND TRADEMARK

P. O. Box 1450

Alexandria, Virginia 22313-1450,

Sir:

Transmitted herewith for filing is the patent application of:

Inventor: Clyde Calvin Grady, II For: Improved Powered Umbrella

Enclosed herewith:

- a) eight (8) sheets of informal drawings
- b) a check #5883 in the amount of \$355 to cover the filing fee
- c) a verified declaration
- d) a return-addressed post card to set the date of receipt of the application
- e) a Verified Statement claiming Small Entity Status
- f) Mailing Certificate
- g) Eight pages of specification

The applicant prays that this application be accepted for filing.

Respectfully submitted,

Clyde C. Grady, II

Applicant

16138 U.S. PT

CERTIFICATE OF MAILING

Applicant(s):	Clyde Calvin Grady	y, II		Petition to Revive
Serial No:	not yet assigned			Petition to Accept Delayed
Application for Patent				
Date Filed:				
For:				
I hereby certify the following attached communication is regard to the above-specified continuation of S.N 08/207407: a) six (6) sheets of informal drawings b) a check in the amount of \$385 to cover the filing fee c) a verified declaration d) a return-addressed post card to set the date of receipt of the application e) a Verified Statement claiming Small Entity Status f) Mailing Certificate g) Eight (8) pages of specification h) One claim is being deposited with the US Postal Service as Express Mail No.: EU572841658US in an envelope addressed to THE COMMISSIONER OF PATENTS AND TRADEMARK, P. O. Box 1450, Alexandria, Virginia 22313-1450,, on January 1, 2004 _from Houston, Texas by Clyde Calvin Grady II.				
In the event that such communication is not timely filed in the United States Patent and				
Trademark Office, it is requested that this paper be treated as a petition and that the:				
	X de	elay in prosecution be held unavo	idable -	35 U.S.C
	□ d e	elayed payment of fee be accepted	d - 35 U	.S.C
The undersigned declares further that all statements made herein are turn, based on the best available information; and further				
that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine of				
imprisonment, or both, under Section 1001 of Title 6 of the United States Code, and that such willful false statements may				
jeopardize the validity of the application or any patent issuing thereon.				

(Clyde C. Grady, II)